CHAPTER 357.

AN ACT TO INCORPORATE THANKSGIVING CHURCH AND SCHOOLHOUSE IN ONEALS TOWNSHIP, JOHNSTON COUNTY.

The General Assembly of North Carolina do enact:

Section 1. That Thanksgiving Church and Schoolhouse in Oneals Incorporation. Township, Johnston County, be and the same are hereby incorporated, and shall have all the rights and powers usually pertaining Corporate powers. to corporations created for similar purposes, such powers to be vested in the officers of said church and school property.

Sec. 2. That it is hereby declared to be a misdemeanor for any Prohibition. person, firm, or corporation to sell or otherwise dispose of for gain or profit any intoxicating liquors, beer, beerine, or bitters, within three miles of said church, under a penalty of not exceeding a fine Punishment. of fifty dollars for each offense or imprisonment for thirty days.

SEC. 3. That this act shall be in force from and after the first When act effective. day of May, one thousand nine hundred and thirteen.

Ratified this the 5th day of March, A. D. 1913.

CHAPTER 358.

AN ACT TO AMEND THE CHARTER OF THE TOWN OF DUNN.

The General Assembly of North Carolina do enact:

Section 1. That chapter two hundred and thirty-four of the Private Laws of one thousand nine hundred and five be amended by adding at the end of section twenty the following words: "Pro-Proviso: work done vided, however, that the board of commissioners, in order to secure by city forces. uniformity in the work done, may, after giving notice in the manner hereinbefore described to the owners, have all the work provided for herein done by the city forces, or by contract, and charge Cost a lien on the actual cost of such work to the abutting property, and the said charges shall be a lien as herein provided and collected as provided above: Provided further, that if the property-owner Proviso: payment shall so elect and give notice of the fact in writing to the board in installments. within ten days after the completion of any sidewalk contiguous to his lot and presentment by the town of a statement of account therefor, he shall have the privilege and option of paying the said assessment in five equal annual installments, each installment to bear interest at the rate of six per cent per annum from date on which said work is done up to the time when the same shall be due and collectible, in which case, however, the lot owner shall. execute such bond or memorandum of such indebtedness as the